

BELIEVED THEY WOULD BE SLAIN OR IMPRISONED

Chief Engineer of British Power Company and Employees Abandon Their Posts in Mexico.

GOVERNOR BRITO RELEASED ON BAIL

New Interpretation Given the Extradition Law; This Government Will No Longer Make Arrests.

EL PASO, Tex., Aug. 13.—Believing that himself and fellow employees would be killed or imprisoned by orders of General Mercado, federal military governor of Chihuahua, if they remained longer at their work, W. B. Fuller, chief engineer of the Mexican Northern Power & Irrigation company, accompanied by two associates, abandoned their posts at the dam at La Bouquilla, near Santa Rosalia, Chihuahua, and arrived in El Paso today. W. W. Freeman, vice president of the company, in which British capital is principally interested, is here from Toronto, Canada, today conferring with Fuller. Fuller says that the climax of a series of forced loans and other interferences came last Friday, when General Mercado advised the company by special messenger that the state government would not permit further progress on the immense hydro-electric and reclamation works in which the British corporation has invested \$10,000,000, and threatened to take "energetic measures" to enforce the order.

Mexican Allegations.

Mercado's allegation is that the dam is interfering with the natural flow of the Conchos river, and he also says that Fuller was assisting the rebels to secure ammunition and provisions. The company is operating under federal and state charters, granted during the Diaz regime. Fuller says that he has been forced to pay out to rebel and federal commanders a total sum of 29,000 pesos in enforced loans during the revolution in order to continue operations. He says he has been obliged to turn off nearly all of his 6000 laborers on account of lack of provisions. Fuller says that if the federal drive his men away from the dam there will be danger during the rainy season that the pressure of the reservoir will break through and inundate not only the Conchos valley, but also the Rio Grande valley from Ojinaga along the Texas border.

The La Bouquilla, next to the Elephant Butte dam, is the largest on the continent. Besides impounding water for reclaiming the Conchos valley it will furnish hydroelectric power for several important mining districts in Chihuahua.

BRITO ALLOWED FREEDOM ON BAIL

NEW ORLEANS, La., Aug. 13.—What was considered a delicate situation involving the United States and Mexico was somewhat cleared here today when Emmanuel C. Brito, former governor of the Mexican state of Campeche, arrested on charges of murder and robbery in Mexico, was released on bonds of \$10,000. It was stipulated that Brito was to report every day to the United States marshal here for forty days, the time given in a treaty with Mexico for that government to produce proof of guilt.

Brito does not deny that he killed one of Huerta's men when the latter came to arrest him, but argues that it was done in time of war, is a political offense and not extraditable. He was arrested on instructions of Attorney General McReynolds several days ago. The federal district attorney here received a message from Mr. McReynolds advising that Brito be allowed bond.

Bond Accepted.

United States Commissioner Arthur Browne was inclined at first to accept bail, saying he would be governed entirely by his interpretation of the law.

After the attorneys for Brito had argued that the Mexican was arrested on instructions from the attorney general when the Huerta government was not formally recognized by the United States, and that Mr. McReynolds had in turn advised allowing bond, the commissioner agreed to accept the bond. Brito's release came soon after he had learned that Mexican federalists had

Today's Beauty Recipes

By Mrs. D. Mills.

"The beauty detaching fuzzy growth on lip, chin or cheek quickly vanish when delicate is used. A paste sufficient to cover the objectionable hairs is made with powdered detache and water. This paste should be left on for about two minutes, then rubbed off and the skin washed to remove the remaining detache. A single treatment taken with it every trace of hair or fuzz and leaves the skin free from spot or blemish."

"A wonderfully soothing and cooling lotion for the hot period can be made at home for a trifle by dissolving an original package, mayonaisse in one-half pint of water. This applied to the face, neck and arms, then gently massaged in, gives to the skin a wholesome purity impossible to attain with powder or greasy creams. The mayonaisse lotion will improve the finest complexion. It dispels the 'oil,' 'shiny' appearance and is especially pleasing to use for freckles or tan. One application will last an entire day and the lotion blends so nicely with the skin that it is not noticeable to the closest observer."

WOMEN VOTERS OPEN 3-DAY CONVENTION

Amendment to Constitution Granting Universal Suffrage Is Plan of Leaders.

WASHINGTON, Aug. 13.—Representatives of 4,000,000 women voters, comprising the National Council of Women Voters, today began a three days' convention here to formulate plans for the submission of a resolution to the regular session of congress in December providing for an amendment to the federal constitution granting universal women's suffrage.

The determination of the women to begin a concerted move on congress was voiced by Miss Alice Paul, chairman of the congressional committee of the National American Women's Suffrage association. She declared at the morning session that it was no longer practicable for the association to fight for the franchise, state by state, but that the time was ripe for an immediate concerted movement.

Speaker after speaker throughout the day's sessions spoke to the same effect, and a resolution was adopted pledging the council to concentrate its support and that of the women's organizations the country over to the federal suffrage amendment. Miss Jeannette Rankin of Montana, told of the favorable report of the senate committee on the amendment. A report on the situation in the house of representatives was made by Miss Lucy Burns, vice chairman of the congressional committee.

Representatives from Illinois, headed by Miss Jane Addams of Chicago, were admitted to the organization, it having been shown that although Illinois had been granted only a limited franchise, its women were entitled to membership.

Reports were read by all the state chairmen, setting forth the success of the feminine voters and the improvement had wrought. Politics of an extremely practical sort were discussed and various plans were put forward for accomplishing the nation-wide hopes of the organization.

The important feature of the convention will come tomorrow when a committee headed by Miss Addams will go before the house rules committee to ask for the creation of a committee on women suffrage.

Remarkable Cure of Dysentery.
"I was attacked with dysentery about July 15, and used the doctor's medicine and other remedies with no relief, only getting worse all the time. I was unable to do anything and my weight dropped from 145 to 125 pounds. I suffered for about two months when I was advised to use Chamberlain's Colic, Cholera and Diarrhoea Remedy. I used two bottles of it and it gave me permanent relief." writes B. W. Hill of Snow Hill, N. C. For sale by all dealers. (Advertisement.)

ACTION MEANS A CHANGE IN POLICY

WASHINGTON, Aug. 13.—A new interpretation of the extradition treaty with Mexico was established today by Attorney General McReynolds in ordering the release under \$10,000 bail of Emmanuel C. Brito, fugitive governor of Campeche, who was being held at New Orleans at the request of the Huerta government, charged with extraditable offenses.

Heretofore this government has maintained that under the treaty such a criminal charged with extradition could not be admitted to bail, because it could not be ascertained which country should be identified in case the prisoner escaped and forfeited his bond. The treaty provides that each government shall procure "the arrest of such criminal and keep him safe in custody for a period of not exceeding forty days."

Today's action was regarded in official circles as practically a notice that the American administration in future will look with disfavor upon requests for the arrest and detention of persons charged with extradition who are in reality their offenses are merely political. This is said to have been practiced by the Mexican government under Diaz, Madero and now under the Huerta regime.

During the Madero revolution one of Madero's adherents, Juan Sanchez Azcona, was arrested in Washington, and for forty days held in jail, only to be released on the last day because the "evidence was insufficient." A heated legal and diplomatic fight was waged for the release of Azcona, and the case caused attacks in congress upon the treaty provisions.

Huerta a Candidate.

MEXICO CITY, Aug. 13.—A statement made today by Minister of War Blanquet that he will not be a candidate for the presidency, and that his only candidate is Provisional President Huerta, has aroused considerable interest here. The close relations between Blanquet and Huerta are considered to make Blanquet's statements tantamount to an official statement that Huerta will run for the office of chief executive of the republic.

Rebel Defeat Confirmed.

MEXICO CITY, Aug. 13.—The overwhelming defeat of the rebels under Venustiano Carranza and Juarez Madero at Torreon is confirmed by dispatches which reached the war office today. Carranza and Madero are said to have reached Durango, and the bulk of the rebel force is reported to be falling back on Piedras, demoralized and short of ammunition.

Federal reinforcements are being hurried from the north with the purpose of following up the government's victory.

Succeeds De la Barra.

MEXICO CITY, Aug. 13.—Pedro Del Paso has been appointed successor to Luis de la Barra as financial agent of Mexico in London. Del Paso has been the secretary of Senor de la Barra.

FREE VAUDEVILLE AT SALT AIR CARNIVAL TODAY



The Thomas sisters, juvenile novelty jugglers, at Saltair today.

Today is carnival day at Saltair, and two programmes, one for afternoon and one for evening, both very unusual, will be given. The privilege of requesting numbers will be accorded the dancers and any of the popular favorites will be played by either band upon request to Conductor Montgomery. Two special programmes, one for each band, have been arranged, and it is believed that the dancing carnival will be one of the most successful of the year. With the special programme both afternoon and evening and with bathing at its height, it is believed that a record attendance will result.

WATSON EMPLOYED AT \$250 PER WEEK

President of National Tariff Association Testifies Before Senate Lobby Committee.

WASHINGTON, Aug. 13.—Henry E. Towne of New York told the senate lobby committee today about the formation of the National Tariff Commission association of which he was president. Martin M. Mulhall had testified that the National Association of Manufacturers was the chief factor in its organization.

Towne testified that the association was formed at the Indianapolis convention in 1909, called by Henry Reisenberg, at which 232 commercial organizations were represented.

Former Representative James E. Watson was employed by the association in April, 1909, after he left congress. Towne testified, in explaining two \$500 drafts on the manufacturers drawn to Watson.

Towne testified Watson was employed by the tariff association from April to June, 1909, and on cross-examination said he was paid \$250 a week.

"Wasn't Watson employed because he was close to the Cannon machine?" asked Senator Reed.

"I don't know about that," said Towne.

Senator Reed tried to show that Watson was employed because he had influence in Washington. Towne insisted, however, that the only influence he asked Watson to wield was of the proper sort, growing out of his acquaintance here, his "native ability," and his knowledge of Washington.

Proper Thing Now Is to Peel Off Soiled Skin

(From Beauty's Mirror.)

Those who abhor sticky, greasy, shiny, streaked complexions should religiously avoid creams, powders and rouges these heated days. There's no need for them, anyway, since the virtues of mercurochrome have become known. No amount of perspiration will produce any evidence that you've been using the wax. As it is applied at bedtime and washed off in the morning, the complexion never looks like a make-up. Mercurochrome was gradually taken off a bad complexion, instead of adding anything to make it worse. It has none of the disadvantages of cosmetics and accomplishes much more in keeping the complexion beautifully white, satiny and youthful. Just get an ounce of it at your druggist's and see what a few days' treatment will do. Use like cold cream.

Another effective summer treatment—heat tending to cause wrinkles and flabbiness—is a skin-tightener made by dissolving 1 oz. powdered ascorbic in 4 pt. witch hazel. Its use (as a face bath) leaves no trace. (Advertisement.)

EUROPEANS ASK FOR SHARE IN SYNDICATE

Subscriptions for \$88,000,000 Southern Pacific Stock Exceed Offerings.

By International News Service.

NEW YORK, Aug. 13.—Between 600 and 700 banking firms in the United States and Europe have been organized into a syndicate managed by Kuhn, Loeb & Co. to underwrite the \$88,000,000 Southern Pacific stock to be sold by the Union Pacific under the dissolution decree.

Subscriptions received call for more than the aggregate amount of the offering.

Clerks in the banking firm of the syndicate managers were busy tonight making allotments, which will be received tomorrow morning by the syndicate participants. No information could be obtained today as to what proportion of the subscription will be given the bankers.

With the exception of the syndicate organized to underwrite the security offering of the Union Pacific, the syndicate formed in 1901 and that formed last March to underwrite the \$126,550,000 Southern Pacific held by the Union Pacific, the syndicate just completed is the largest ever organized.

A most gratifying feature of the subscription is that England, France, Germany and Belgium have asked for a share of the underwriting thus removing the embargo placed by Europe on American syndicates in the last six months. This is the first time within the last half year that Europeans have shown any interest in American securities, their operations in our shares being wholly on the selling side.

While purchasers of the certificates of interest can pay 25 per cent of the price and the balance in a year, it is believed that a great number will make payment in full at once in order to immediately receive the accrued dividends. For this reason it is believed that the Union Pacific will before the end of the calendar year receive a substantial proportion of the proceeds from the sale.

The certificates of interest can be convertible into new stock as soon as the new shares can be furnished.

If you sit in a cool draft when you are heated and get a stiff neck or lame back, you will be looking for something that will ease the pain. Fix your mind on Ballard's Snow Liniment and don't be talked out of it because it is the best pain relieving liniment you can get anywhere. Price 25c, 50c and \$1.00 per bottle. Sold by Schramm-Johnson, Drug, "The Never-Substituted," Five (5) Good Stores. (Advertisement.)

Dance at Majestic pavilion tonight. Only ten minutes from home. (Advertisement.)

SULZER TO USE EVERY WEAPON IN HIS POWER

Declares Assembly Had No Constitutional Right to Consider Impeachment at Its Extraordinary Session.

REFUSES TO GIVE UP HIS POSITION

Martin H. Glynn, Lieutenant Governor, Claims to Have Succeeded Automatically to the Office.

ALBANY, N. Y., Aug. 13.—With Governor Sulzer impeached by the assembly and the date of his trial before the senate and the judges of the court of appeals fixed for September 15, the spectacle was presented tonight of two men claiming to be governor of the state of New York.

As soon as the articles of impeachment, adopted at an early hour this morning by the Democratic majority in the assembly, were presented to the senate, shortly after 3 o'clock this afternoon, Lieutenant Governor Martin H. Glynn announced his intention of occupying the executive chamber.

Friends of Governor Sulzer said that the governor intended to continue in office, and would use every weapon in his power to maintain his position, on the ground that the assembly had no constitutional right to consider impeachment at its extraordinary session.

Some asserted that the governor would go so far as to summon military protection if necessary to prevent the lieutenant governor from occupying the executive chamber.

Statement of Counsel.

D. Cady Herlick, who will act as chief counsel for the governor at his trial, said tonight that "talk or resort to force is the merest rot."

"He will meet the charges against him in an orderly and dignified way," the lawyer said, "and will do nothing unbecoming the dignity of the state. He will engage in no physical scuffle to obtain his rights and will discharge the functions of governor."

The governor himself was silent. He was in his office at 6 o'clock tonight, where he had been closeted the entire day, and was asked if he expected to return tomorrow.

"Yes, sir," he replied in angry tones.

So far as could be learned no attempt was made by Lieutenant Governor Glynn in any way to exercise the functions of chief executive today, but there was every indication that tomorrow when both men appear at the capitol.

No Circus Tactics.

The lieutenant governor would not indicate tonight what action he proposed to take, except to say that there would be "no circus or military maneuvers about occupying the executive chamber; the law is supreme."

The action of Lieutenant Governor Glynn in the matter was, in the face of arguments, given expression both in the senate and in the assembly today, that at the moment the articles of impeachment were presented to the senate Governor Sulzer automatically ceased to be the chief executive. This contention was based on an article in the constitution which says that "in case of impeachment of the governor the powers and duties of the office shall devolve upon the lieutenant governor."

It was held by the majority leaders that the word "impeachment" corresponded with the word "indictment" in a criminal trial, and that therefore the governor already stood impeached, even though not yet convicted, and was, therefore, not now eligible to hold his office.

Failed to Serve Papers.

The arguments were placed before the lieutenant governor by the Democratic leaders early in the afternoon. A few minutes after the governor left his office Patrick E. McCabe, clerk of the senate, appeared at the executive chamber with a copy of the articles of impeachment and a summons and complaint which he intended to serve upon the governor. When informed by the governor's secretary that he had missed the governor by scarcely a minute, McCabe asked for an appointment tomorrow. Secretary Platt replied that the governor would be at the executive chamber at 11 o'clock tomorrow morning, and that he would "try to arrange matters for that time."

It seemed practically certain tonight that the governor and the lieutenant governor would both be under legal tests of their respective claims in the courts, which, in the history of New York state, have never been called upon to hand down an opinion which would act as a precedent. Rumors of what form these tests that for lack of authoritative statement no one cared tonight to venture more than a guess.

Array of Counsel.

Upon leaving the executive chamber the governor went for a short automobile ride and then returned to the executive mansion, where he was in consultation until a late hour with his advisers. Besides D. Cady Herlick, it was announced that his attorneys at the trial would be Irving G. Vann of Syracuse, Louis Marshall and Van of New York, Harvey D. Hinman of Birmingham, Virgil Kellogg of Philadelphia. The seven are expected to confer here tomorrow in preparation of the governor's defense. Mr. Herlick and some of the governor tonight, where the lights burned late.

CASTOR OIL

for Infants and Children.
The Kind You Have Always Bought
BEARS THE SIGNATURE OF

Charles H. Fletcher
In Use For Over 30 Years.

THE CASTOR COMPANY, 27 MURRAY STREET, NEW YORK CITY.

paign checks for stock speculation unknown to the governor did not materialize today. Friends intimated that, in view of the fact that Mrs. Sulzer probably will be called as a witness for the defense at the trial, what she may have to say will be reserved until she takes the witness stand.

Life Has Collapsed.

It was said that her testimony will go far in clearing the governor of the charges of misuse of campaign funds for stock speculation. Mrs. Sulzer was in the care of physicians tonight and was said to be in a state of collapse from the strain to which she has been subjected.

Mrs. Sulzer's condition became so serious tonight that Governor Sulzer was taken to New York for a specialist of nervous diseases. The governor then told his advisers, it was said by those who claimed to have knowledge of what transpired at the night conference, that under no circumstances would he allow Mrs. Sulzer to testify at the trial. It was said, on the other hand, that Mrs. Sulzer insisted hysterically that she be allowed to testify in her husband's behalf.

Silence also will be the policy of the governor until he appears at the bar of the court of impeachment.

"Council for Mr. Sulzer." Governor Herlick said tonight, "have no desire to be interviewed or try his case in the newspapers or to make statements in his behalf. They have advised the governor to refrain from making any statement at the present time, likewise his wife. We have engaged in his defense, not for William Sulzer, but for the people of the state, and to preserve, so far as it can now be preserved, the good name and fame of the state."

"After an examination of Mr. Sulzer in relation to the transactions disclosed by the Frawley committee, we are satisfied that there has been no partial revelation of the facts so far, and we are satisfied that he has been guilty of no willful wrongdoing. We ask the public, in his behalf, for a suspension of judgment until all the facts can be disclosed before the proper tribunal and in an orderly way."

Managers Appointed.

The vote to impeach the governor was passed in the assembly shortly after 5 o'clock this morning, after an all-night session, by a vote of 79 to 25. An assemblyman, Levy, majority leader, was then appointed to present the articles of impeachment to the senate. The senate, at 8 o'clock and fifteen minutes later, the house committee of managers was ushered into the senate chamber, where they were sworn in. The eight long articles of impeachment.

Senator Wagner, president pro tem, of the senate, then declared the articles of impeachment to be read. The actual trial of the governor probably would not be begun until a few days later, as it would require a few days to prepare the words of procedure and other details.

While the court was thus summoned to meet on this date it was said by a member of the assembly committee of managers tonight that the actual trial of the governor probably would not be begun until a few days later, as it would require a few days to prepare the words of procedure and other details.

Succession Question.

Senator Elton Brown, Republican, then raised the question that the governor is no longer entitled to remain in office.

"For hundreds of years," he said, "the meaning of impeachment has been well settled and understood. Impeachment is a political act, taken by the assembly, together with a representation of the charges of articles of impeachment to the senate."

"At 8 o'clock sharp the door leading from the executive office opened and the governor appeared. He paused for a moment, his head erect, pushed through the waiting crowd, and descended to the street, where his automobile was waiting."

Bills Passed Over Veto.

The senate, before adjourning until August 19, passed over the governor's veto the bill to amend the constitution of the state, which had been taken up by the assembly this morning.

From the time of the adjournment until Governor Sulzer left his chambers the capitol remained to see whether an attempt would be made by Lieutenant Governor Glynn to assume the reins of government. The rumor that the governor would summon military protection created an unusual atmosphere of excitement.

Assemblyman Resigns.

ALBANY, N. Y., Aug. 13.—The resignation of Howard Sulphur, a Democrat, as member of the assembly from New York city, who voted against the impeachment of Governor Sulzer, was filed with the secretary of state today. Although no reason for the action was assigned, it was stated that Sulphur expects to be appointed to a position in Queens county.

MARTIN H. GLYNN AN ALBANY EDITOR

NEW YORK, Aug. 13.—Never before in the history of New York state has a governor been impeached. The nearest approach to it centered about George Clinton, the state's first chief executive, in 1791. An associate of the governor was convicted of irregularities in land speculation and sent to jail. This smirched Clinton's name for a time, but he was never tried, and subsequently he lived it down and served his state thereafter for years.

That clause of the constitution which covers impeachment provides that if the senate and the court of appeals, which sits as a joint tribunal, shall find the defendant guilty the judgment "shall not extend further than removal from office or removal from office and disqualification to hold and enjoy any office of honor, trust or profit under the state; but the

FIGHT OVER CURE ORDER IN NEW

Police and the Court
gerheads; Mayor C
Backs the Form

NEW YORK, Aug. 13.—The curfew order directing of liquor-selling places to close at 1 o'clock in the morning, has a deadline today between the courts.

The action of a "strong curfew order" issued by Mayor John H. Taylor this morning was described by Magistrate Deuel as "preposterous." The curfew order would issue warrants against each morning this week. Commissioner McKay said that the curfew order would place at the curfew hour the

Healy's assistant manager, Acting Police Captain Hart, who was charged with the charge. The curfew order would place at the curfew hour the

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